

EXHIBIT H

Roger Higgins

From: Rune Kraft <rk@kraft.legal>
Sent: Friday, August 27, 2021 8:22 AM
To: Roger Higgins
Cc: 'James O'Neill'; justin.balser@akerman.com; ryan.roman@akerman.com
Subject: RE: Order Enforcing Discharge Injunction

Mr. Higgins,

I will be filing the motion.

However, your email is non-responsive. Please respond.

Thanks,

Rune

From: Roger Higgins <rhiggins@rogerhigginslaw.com>
Sent: Friday, August 27, 2021 11:04 AM
To: rk@kraft.legal
Cc: 'James O'Neill' <JONeill@pszjlaw.com>; justin.balser@akerman.com; ryan.roman@akerman.com
Subject: RE: Order Enforcing Discharge Injunction

Mr. Kraft,

Please be advised that if you file such a motion in the Arizona District Court, Grace reserves the right to file an emergency contempt motion in the Bankruptcy Court seeking to enforce the injunction in yesterday's order barring you from taking any action in the Arizona Court other than filing a motion seeking to dismiss Grace from the Arizona litigation.

If you file such a motion in another court, Grace reserves the right to take similarly appropriate action in the Bankruptcy Court.

Warmest Regards. R

Roger J. Higgins
THE LAW OFFICES OF ROGER HIGGINS, LLC
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From: Rune Kraft <rk@kraft.legal>
Sent: Friday, August 27, 2021 7:18 AM
To: Roger Higgins <rhiggins@rogerhigginslaw.com>
Cc: 'James O'Neill' <JONeill@pszjlaw.com>; justin.balser@akerman.com; ryan.roman@akerman.com
Subject: RE: Order Enforcing Discharge Injunction

Mr. Higgins,

I will be filing a motion today for the Article III court to review the order issued by the Article I court yesterday. Maybe I missed it, but can you identify for me where, in any of your court filings, you asserted *Beard v. A.H. Robins Co.*, 828 F.2d 1029, 1032 (4th Cir. 1987) and the referenced text of Section 1141(d)(1), namely the foundational premise of the Delaware based Article I court that a corporation can commit fraud at an Article I court and discharge the liabilities from such conduct by using an Article I court?

Thanks,

Rune

From: Rune Kraft <rk@kraft.legal>
Sent: Thursday, August 26, 2021 5:33 PM
To: 'Roger Higgins' <rhiggins@rogerhigginslaw.com>
Cc: 'James O'Neill' <JONeill@pszjlaw.com>
Subject: RE: Order Enforcing Discharge Injunction

Mr. Higgins,

I have read it and disagree with this order from this Article I court. Therefore, I will chew on it and the most effective course forward.

You do not need to send me hard-copies. It just takes up staff's time.

Thanks,

Rune

From: Roger Higgins <rhiggins@rogerhigginslaw.com>
Sent: Thursday, August 26, 2021 4:18 PM
To: Rune Kraft <rk@kraft.legal>
Cc: 'James O'Neill (jo'neill@pszjlaw.com)' <jo'neill@pszjlaw.com>
Subject: Order Enforcing Discharge Injunction

Mr. Kraft,

Please see the attached order from this morning's hearing. The docket entry is below:

08/26/2021	33256 (18 pgs)	Order (I) Enforcing Against Rune Kraft the Plan and Confirmation Claim Preclusion Bars to Post-Bar Date Assertion of Administrative Expense Claims; and (II) Compelling Rune Kraft to Dismiss With Prejudice His Complaint Against the Reorganized Debtor in the Matter Captioned Kraft V. Chevron Corp. et al., Case No. 2:21- CV-00575-DJH (the "Arizona-Chevron Litigation (Related Doc # 33242) Order Signed on 8/26/2021. (BJM) (Entered: 08/26/2021)
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You will also be receiving service via e-mail and hard copy.

Warmest Regards. R

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